1	CHRISTENSEN JAMES & MARTIN EVAN L. JAMES, ESQ. (7760)		
2	KEVIN B. ARCHIBALD, ESQ. (13817) 7440 W. Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 255-1718 Facsimile: (702) 255-0871 Email: elj@cjmlv.com, kba@cjmlv.com		
3			
4			
5	Bredhoff & Kaiser		
6	BRUCE R. LERNER, ESQ. (admitted pro hac vice) JACOB KARABELL, ESQ. (admitted pro hac vice)		
7	805 15th Street N.W., Suite 1000 Washington, D.C. 20005		
8	Telephone: (202) 842-2600 Facsimile: (202) 842-1888 Email: blerner@bredhoff.com, jkarabell@bredhoff.com		
9			
10	Attorneys for Amalgamated Transit Union International, James Lindsay III, Lawrence J. Hanley, Antonette Bryant, Terry Richards, Carolyn Higgins, Keira Mcnett, Daniel Smith, and Tyler Home		
11			
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	JOSE MENDOZA JR., individually and as a member and on behalf of the	CASE NO.: 2:17-cv-02485-JCM-CWH	
15	AMALGAMATED TRANSIT UNION LOCAL 1637, a non-profit corporation,	STIPULATION AND ORDER TO EXTEND DEADLINE TO FILE REPLY	
16	Plaintiff,	IN SUPPORT OF DEFENDANTS' MOTION TO DISMISS	
17	VS.	MOTION TO DISMISS	
18	AMALGAMATED TRANSIT UNION INTERNATIONAL ("ATU"), a nonprofit		
19	corporation; JAMES LINDSAY III, individually and in his official capacity as		
20	ATU International Vice President and Trustee; LAWRENCE J. HANLEY,		
21	individually and in his official capacity as International Union President;		
22	ANTONETTE BRYANT, individually and in her official capacity as International		
23	Representative and Hearing Officer; TERRY RICHARDS, individually;		
24	CAROLYN HIGGINS, individually; KEIRA MCNETT, individual; DANIEL		
25	SMITH, individually; TYLER HOME, individually; DOES; and ROE		
26	CORPORATIONS 1-20, inclusive,		
27	Defendants.		
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1 Defendants Amalgamated Transit Union et al., by and through their counsel of record, 2 Evan L. James, Esq.; and Plaintiff Jose Mendoza, by and through his counsel of record, Michael 3 Mcavoyamaya, Esq., stipulate and agree as follows: 4 Whereas a Motion To Dismiss was filed by Defendants on December 5, 2017 (ECF No. 38). 5 Whereas Plaintiff will file an Opposition to Defendants' Motion to Dismiss on December 6 7 19, 2017. 8 Whereas the deadline for Defendants to file a Reply in support of their Motion to Dismiss 9 is December 26, 2017. 10 Whereas to accommodate pre-planned holiday travel that counsel for Defendants has, the 11 parties have agreed to extend the deadline for Defendants to file their Reply in support of their 12 Motion to Dismiss to January 2, 2018. 13 14 15 /// 16 17 /// 18 19 /// 20 21 /// 22 23 /// 24 25 /// 26 27 ///

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1	It Is Hereby Stipulated that the deadline for Defendants to file their Reply in support of	
2	their Motion to Dismiss be extended from December 26, 2017 to January 2, 2018.	
3	SO STIPULATED	SO STIPULATED
4	DATED this 19th day of December, 2017.	DATED this 19th day of December, 2017.
5	MICHAEL J. MCAVOYAMAYA, ESQ.	CHRISTENSEN JAMES & MARTIN
6	By: /s/ Michael J. Mcavoyamaya Michael J. Mcavoyamaya, Esq.	By: <u>/s/ Evan L. James</u> Nevada Bar No. 7760
7	Nevada Bar No.: 14082 4539 Paseo Del Ray	7440 W. Sahara Avenue Las Vegas, NV 89117
8	Las Vegas, NY 89121 Counsel for Plaintiff'	BREDHOFF & KAISER, P.L.L.C
9	Counsel for Tiumity	
10		By: <u>/s/ Jacob Karabell</u> admitted pro hac vice
11		805 15th Street N.W., Suite 1000 Washington, DC 20005
12		Counsel for Defendants
13		
14		IT IS SO ORDERED:
15		Xellus C. Mahan
16		UNITED STATES DISTRICT JUDGE
17		Docombor 21, 2017
18		DATED: December 21, 2017.
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27 28	<sup>1</sup> Should the Court wish to set oral argument on Defendants' Motion to Dismiss, Plaintiffs' counsel would like to inform the Court that he will be out of the country from January 5 through January 15, 2008.	